



PATENT

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of Charles H. Moore, et al.

Serial No.:

09/124,623

Examiner:

Not yet assigned

Filed:

July 29, 1998

Art Unit:

2784

For:

HIGH PERFORMANCE, LOW COST MICROPROCESSOR

Assistant Commissioner for Patents Washington, D.C. 20231

DECLARATION OF ROGER C. HAERR, ESQ.

Sir:

The undersigned, Roger C. Haerr, Esq., does hereby declare and state that:

- I was an attorney involved in defending Patriot Scientific Corporation of 1. San Dicgo, California in a lawsuit by Russell H. Fish III, filed in Texas State Court, seeking to regain ownership of technology now owned by Patriot Scientific Corporation, including the above identified patent application. In that litigation, Patriot raised a defense, inter alia, that the Texas court lacked personal jurisdiction.
- I telephoned Mr. Willis Higgins on or about November 1, 1998, after 2. receiving a copy of a letter from Mr. Higgins to Mr. Fish requesting Mr. Fish's signature on a declaration for the above identified patent application, instructing him to make no further contact with Mr. Fish regarding the above application until the Texas court had ruled on jurisdiction in the lawsuit pending there.

- WARD LLP STH FL ID:85085 663
- 3. I confirmed with Mr. Higgins' secretary, Pat Parry, on February 18, 1999, that the Texas lawsuit has been dismissed for lack of personal jurisdiction, and a second lawsuit between Mr. Fish and Patriot Scientific Corporation is now pending in the Superior Court in San Diego, California, dealing with Mr. Fish's claims for ownership of the intellectual property, including the present application.
- 4. I also confirmed with Mr. Higgins through Ms. Parry that Mr. Fish still remains an adverse party against Patriot Scientific Corporation and is unwilling to comply with any requests made on behalf of Patriot Scientific.

Declaration

I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date: 2 23 99

Roger C. Haerr, Esq.